

1 **UNITED STATES DISTRICT COURT**
2 **DISTRICT OF NEW HAMPSHIRE**
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5 KRISTINA RAPUANO, VASSIKI CHAUHAN,)
6 SASHA BRIETZKE, ANNEMARIE BROWN,)
7 ANDREA COURTNEY, MARISSA EVANS,)
8 JANE DOE, JANE DOE 3 AND JANE DOE 3,)

9 Plaintiffs,

10 v.

11 TRUSTEES OF DARTMOUTH COLLEGE,

12 Defendant.
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Case No.: 1:18-cv-01070-LM

**SUPPLEMENTAL DECLARATION OF
SARA SCHWERMER-SWEEN
FOR RUST CONSULTING, INC.**

15 I, Sara Schwermer-Sween, declare as follows:
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17 1. I am a Sara Schwermer-Sween for Rust Consulting, Inc. ("Rust"). My business
18 address is 625 Marquette Avenue, Suite 900, Minneapolis, Minnesota 55402-2469. My telephone
19 number is (612) 359-2077. I am over twenty-one years of age and am authorized to make this
20 declaration on behalf of Rust and myself.

21 2. I submit this supplemental declaration as an update to Rust's declaration dated May
22 26, 2020 (ECF No. 58).

23 3. It recently came to Rust's attention that a fifth exclusion request had been submitted
24 on or before April 12, 2020 (the "Response Deadline"). This additional exclusion was previously
25 unreported on our earlier declaration.

26 4. Consistent with this Court's June 8, 2020 Endorsed Order, this exclusion request
27 (with all personally identifiable information redacted) is attached as **Exhibit A**. I understand that
28 Class Counsel is filing an unredacted version of the Exclusion Request under seal.

1 I declare under penalty of perjury that the above is true and correct to the best of my knowledge and
2 that this Declaration was executed this 6th day of July 2020, at Minneapolis, MN.

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4 /s/ Sara Schwermer-Sween
SARA SCHWERMER-SWEEN
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